Bill No.	<u> 18 -11</u>		
Concerning: _F	Police Lat	oor Relatio	ns <u> </u>
Duty to Ba	ırgain		
Revised: July	14, 2011	Draft No.	2
Introduced:	June 14,	2011	
Enacted:	July 19, 2	2011	
Executive:			
Effective:			
Sunset Date:	None		
Ch. La	ws of Mon	t. Co.	

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President on the Recommendation of the Organizational Reform Commission

AN ACT to:

- (1) modify the scope of bargaining with the certified representative of police employees; and
- (2) generally amend County collective bargaining laws.

By amending

Montgomery County Code Chapter 33, Personnel and Human Resources Sections 33-80 and 33-81

Boldface Heading or defined term.

<u>Underlining</u>
Added to existing law by original bill.
[Single boldface brackets]
Deleted from existing law by original bill.

Double underlining Added by amendment.

[[Double boldface brackets]] Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec. 1. Sections 33-80 and 33-81 are amended as follows:		
2	33-80.	Collective bargaining.	
3	(a)	Duty to bargain; matters subject to bargaining. A certified employee	
4		organization and the employer must bargain collectively on the	
5		following subjects:	
6		(1) Salary and wages, provided, however, that salaries and wages	
7		shall be uniform for all employees in the same classification;	
8		(2) Pension and retirement benefits for active employees only;	
9		(3) Employee benefits such as, but not limited to, insurance, leave,	
10		holidays and vacation;	
11		(4) Hours and working conditions, including the availability and use	
12		of personal patrol vehicles;	
13		(5) Provisions for the orderly processing and settlement of	
14		grievances concerning the interpretation and implementation of	
15		the collective bargaining agreement, which may include binding	
16		third party arbitration and provisions for exclusivity of forum;	
17		(6) Matters affecting the health and safety of employees; and	
18		(7) <u>Amelioration of the [The] effect on employees [of] when the</u>	
19		employer's exercise of rights listed in subsection (b) causes a loss	
20		of existing jobs in the unit.	
21		* * *	
22	33-81.	Impasse procedure.	
23		* * *	
24	(b)	(1) During the course of collective bargaining, either party may	
25		declare an impasse and request the services of the impasse	
26		neutral. If the parties have not reached agreement by January 20,	
27		an impasse exists.	

* * *

(3) If the impasse neutral, in the impasse neutral's sole discretion, finds that the parties are at a bona fide impasse, the impasse neutral [shall] <u>must</u> require each party to submit a final offer which [shall] <u>must</u> consist either of a complete draft of a proposed collective bargaining agreement or a complete package proposal, as the impasse neutral [shall choose] <u>chooses</u>. If only complete package proposals are required, the impasse neutral [shall] <u>must</u> require the parties to submit jointly a memorandum of all items previously agreed upon.

(4) The impasse neutral may, in the impasse neutral's discretion, require the parties to submit evidence or make oral or written argument in support of their proposals. The impasse neutral may hold a hearing for this purpose at a time, date and place selected by the impasse neutral. Said hearing [shall] <u>must</u> not be open to the public.

* * *

- (c) An impasse over a reopener matter [or the effects on employees of an exercise of an employers right] must be resolved under the procedures in this subsection. Any other impasse over a matter subject to collective bargaining must be resolved under the impasse procedure in subsections (a) and (b).
 - (1) [Reopener matters. (A)] If the parties agree in a collective bargaining agreement to bargain over an identified issue on or before a specified date, the parties must bargain under those terms. Each identified issue must be designated as a "reopener matter."

55	[(B)]	(2) When the parties initiate collective bargaining under
56		[subparagraph (A)] paragraph (1), the parties must choose, by
57		agreement or through the processes of the American Arbitration
58		Association, an impasse neutral who agrees to be available for
59		impasse resolution within 30 days.
60	[(C)]	(3) If, after bargaining in good faith, the parties are unable to
61		reach agreement on a reopener matter by the deadline specified in
62		the collective bargaining agreement, either party may declare an
63		impasse.
64	[(D)]	(4) If an impasse is declared under [subparagraph (C)] paragraph
65		(3), the dispute must be submitted to the impasse neutral no later
66		than 10 days after impasse is declared.
67	[(E)]	(5) The impasse neutral must resolve the dispute under the
68		impasse procedure in subsection (b), except that:
69		[(i)] (A) the dates in that subsection do not apply;
70		[(ii)] (B) each party must submit to the impasse neutral a final
71		offer on only the reopener matter; and
72		[(iii)] (C) the impasse neutral must select the most reasonable of
73		the parties' final offers no later than 10 days after the
74		impasse neutral receives the final offers.
75	[(F)]	(6) This subsection applies only if the parties in their collective
76		bargaining agreement have designated:
77		[(i)] (A) the specific reopener matter to be bargained;
78		[(ii)] (B) the date by which bargaining on the reopener matter
79		must begin; and

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[(iii)] (C) the deadline by which bargaining on the reopener matter must be completed and after which the impasse procedure must be implemented.

- [(2) Bargaining over the effects of the exercise of an employer right.]
 - [(A) If the employer notifies the employee organization that it intends to exercise a right listed in Section 33-80(b), the exercise of which will have an effect on members of the bargaining unit, the parties must choose by agreement or through the process of the American Arbitration Association an impasse neutral who agrees to be available for impasse resolution within 30 days.]
 - [(B) The parties must engage in good faith bargaining on the effects of the exercise of the employer right. If the parties, after good faith bargaining, are unable to agree on the effect on bargaining unit employees of the employer's exercise of its right, either party may declare an impasse.]
 - [(C) If the parties bargain to impasse over the effects on employees of an exercise of an employer right that has a demonstrated, significant effect on the safety of the public, the employer may implement its last offer before engaging in the impasse procedure. A party must not exceed a time requirement of the impasse procedure. A party must not use the procedure in this paragraph for a matter that is a mandatory subject of bargaining other than the effects of the exercise of an employer right.]

105	[(D)	The parties must submit the dispute to the impasse neutral	
106		no later than 10 days after either party declares an impasse	
107		under subparagraph (B).]	
108	[(E)	The impasse neutral must resolve the dispute under the	
109		impasse procedures in subsection (b), except that:	
110		(i) the dates in that subsection do not apply;	
111		(ii) each party must submit to the impasse neutral a final	
112		offer only on the effect on employees of the	
113		employer's exercise of its right; and	
114		(iii) the impasse neutral must select the most reasonable	
115		of the parties' final offers no later than 10 days after	
116		the impasse neutral receives the final offers and, if	
117		appropriate, must provide retroactive relief.]	
118	[(F)	If the impasse neutral has not issued a decision within 20	
119		days after the impasse neutral receives the parties' final	
120		offers, the employer may implement its final offer until the	
121		impasse neutral issues a final decision.]	

122	Approved:	
123	Valeni Cu	7/20/2011
	Valerie Ervin, President, County Council	Date '
124	Approved:	
125		
	Isiah Leggett, County Executive	Date
126	This is a correct copy of Council action.	
127		
	Linda M. Lauer, Clerk of the Council	Date